

REMARKS

Claims 1-11 are in this application and are presented for consideration. By this Amendment, Applicant has amended claim 1 for a minor detail. Applicant has also amended claims 8, 9 and 10 to clarify that the claims 8-10 relate to a method.

Applicant hereby elects claims 1-10, drawn to a box. However, Applicant respectfully traverses the requirement since method claim 11 (Invention II) requires the particulars of the product claim 1 (Invention I). As such, it is believed that the method is not for use with a materially different product but instead requires particulars of the product as claimed in the product claims. Applicant respectfully requests consideration of all method claims and additionally requests examination of all claims in view of the close relationship between the method and product. Further, as a single search can be performed to consider all aspects of the invention and in view of the close relationship between the method and the product, consideration of all claims is believed to be proper.

Favorable action on the merits is requested.

Respectfully submitted
for Applicant,



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SHOULD ANY OTHER FEE BE REQUIRED, THE PATENT AND TRADEMARK OFFICE
IS HEREBY REQUESTED TO CHARGE SUCH FEE TO OUR DEPOSIT ACCOUNT 13-
0410.